

MICHIGAN ELECTION LAW (EXCERPT)
Act 116 of 1954

***** 168.500d.amended THIS AMENDED SECTION IS EFFECTIVE DECEMBER 31, 2018 *****

168.500d.amended Elections in which applicant permitted to vote; determination and notice of nonqualification; presenting validated voter registration application receipt at polls.

Sec. 500d. An individual who has properly completed an application for registration at an office of the secretary of state or his or her agent is permitted to vote in all elections occurring not less than 30 days after making the application if the clerk determines the individual is qualified. If the clerk determines the individual is not qualified, the clerk immediately shall send a notice to the applicant at the address stated in the application stating the determination and the reasons the individual is not qualified. An individual is permitted to vote if he or she presents at the polls a validated voter registration application receipt and the clerk determines the individual is qualified.

History: Add. 1975, Act 28, Eff. July 1, 1975;—Am. 2018, Act 125, Eff. Dec. 31, 2018.

Popular name: Election Code